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6 SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

7 THE STATE OF WASHINGTON,)
8) Plaintiff,)
9 v.) No. 12-1-05514-5 SEA
10 DANFORD DUNCAN GRANT,)
11) MOTION, FINDING OF PROBABLE
12) CAUSE AND ORDER DIRECTING
13) ISSUANCE OF SUMMONS OR
14) WARRANT AND FIXING BAIL
15 Defendant.)

16 The plaintiff, having informed the court that it is filing herein an Information charging
17 the defendant with the crimes of **Attempted Rape in the Second Degree, Count I, Burglary in**
18 **the First Degree, Count II, Rape in the First Degree, Count III, Rape in the First Degree,**
19 **Count IV, Rape in the First Degree, Count V, and Rape in the Second Degree, Count VI,**
20 now moves the court pursuant to CrR 2.2(a) for a determination of probable cause and an order
21 directing the issuance of a summons or warrant for the arrest of the defendant, and

22 (X) fixing the bail of the defendant in the amount of \$3,000,000,
23 cash or approved surety bond; and no contact direct or indirect
24 with C.Z. (DOB 7/7/67), J.W. (DOB 8/24/67), Y.C. (DOB
25 7/31/59), and F.W. (DOB 5/13/74), and the witnesses in this
26 matter. The no contact order issued at the time of first
27 appearance remains in effect until arraignment.

28 () directing the issuance of a summons; and no contact direct or
29 indirect with C.Z. (DOB 7/7/67), J.W. (DOB 8/24/67), Y.C.
30 (DOB 7/31/59), and F.W. (DOB 5/13/74), and the witnesses in
31 this matter. The no contact order issued at the time of first
32 appearance remains in effect until arraignment.

33 MOTION, FINDING OF PROBABLE CAUSE AND
34 ORDER DIRECTING ISSUANCE OF SUMMONS OR
35 WARRANT AND FIXING BAIL - 1

Daniel T. Satterberg, Prosecuting Attorney
W554 King County Courthouse
516 Third Avenue
Seattle, Washington 98104
(206) 296-9000, FAX (206) 296-0955

1 In connection with this motion, the plaintiff offers the following incorporated materials:
2 The Bellevue Police Department and Seattle Police Department certifications or affidavits for
3 determination of probable cause; the Bellevue Police Department and Seattle Police Department
suspect identification data; and the prosecutor's summary in support of order directing issuance
of summons or order fixing bail and/or conditions of release.

4 If the defendant is not in custody, the plaintiff has attempted to ascertain the defendant's
5 current address by searching the District Court Information System database, the driver's license
6 and identicard database maintained by the Department of Licensing, and the database maintained
by the Department of Corrections listing persons incarcerated and under supervision.

7 DANIEL T. SATTERBERG

Prosecuting Attorney

8 By: 

Valiant L. Richey, WSBA #37209

9 Deputy Prosecuting Attorney

10 FINDING OF PROBABLE CAUSE AND ORDER FOR ARREST WARRANT

11 The court finds that probable cause exists to believe that the above-named defendant
12 committed an offense or offenses charged in the information herein based upon the police agency
certification/affidavit of probable cause incorporated and pursuant to CrR 2.2(a).

13 IT IS ORDERED that the Clerk of this Court issue a summons or warrant of arrest for the
14 above-named defendant; and

15 IT IS FURTHER ORDERED that

16 (X) the bail of the defendant be fixed in the amount of \$3,000,000,
17 cash or approved surety bond; and no contact direct or indirect
18 with C.Z. (DOB 7/7/67), J.W. (DOB 8/24/67), Y.C. (DOB
7/31/59), and F.W. (DOB 5/13/74), and the witnesses in this
matter. The no contact order issued at the time of first
appearance remains in effect until arraignment.

19 () directing the issuance of a summons; if the defendant is
20 incarcerated on the investigation charge herein the defendant shall
21 be released from custody; and no contact direct or indirect with
22 C.Z. (DOB 7/7/67), J.W. (DOB 8/24/67), Y.C. (DOB 7/31/59),
and F.W. (DOB 5/13/74), and the witnesses in this matter. The
no contact order issued at the time of first appearance remains
in effect until arraignment.

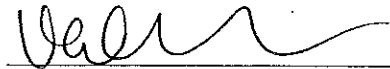
() Additional Conditions: _____

IT IS FURTHER ORDERED that the defendant be advised of the amount of bail fixed by the court and/or conditions of his or her release, and of his or her right to request a bail reduction. Service of the warrant by telegraph or teletype is authorized.

SIGNED this _____ day of September, 2012.

JUDGE

Presented by:



Valiant L. Richey, WSBA #37209
Deputy Prosecuting Attorney

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6 SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

7 THE STATE OF WASHINGTON,)
8) Plaintiff,)
9) v.) No. 12-1-05514-5 SEA
10) DANFORD DUNCAN GRANT,) INFORMATION
11))
12) Defendant.)

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COUNT I

I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington, do accuse DANFORD DUNCAN GRANT of the crime of **Attempted Rape in the Second Degree**, committed as follows:

That the defendant DANFORD DUNCAN GRANT in King County, Washington, during a period of time intervening between July 19, 2012 through July 25, 2012, by forcible compulsion did attempt to engage in sexual intercourse with another person, named F.W. (DOB 5/13/74); attempt as used in the above charge means that the defendant committed an act which was a substantial step towards the commission of the above described crime with the intent to commit that crime;

Contrary to RCW 9A.28.020 and RCW 9A.44.050(1)(a), and against the peace and dignity of the State of Washington.

COUNT II

And I, Daniel T. Satterberg, Prosecuting Attorney aforesaid further do accuse DANFORD DUNCAN GRANT of the crime of **Burglary in the First Degree**, a crime of the same or similar character and based on a series of acts connected together with another crime charged herein, which crimes were part of a common scheme or plan, and which crimes were so closely connected in respect to time, place and occasion that it would be difficult to separate proof of one charge from proof of the other, committed as follows:

INFORMATION - 1.

Daniel T. Satterberg, Prosecuting Attorney
W554 King County Courthouse
516 Third Avenue
Seattle, Washington 98104
(206) 296-9000, FAX (206) 296-0955

1 That the defendant DANFORD DUNCAN GRANT in King County, Washington, on or
2 about August 19, 2012, did enter and remain unlawfully in a building located at North 145th
3 Street, Shoreline, in said county and state, with intent to commit a crime against a person or
property therein, and in entering, and while in such building and in immediate flight therefrom,
the defendant did assault a person, to-wit: Y.C. (DOB 7/31/59);

4 Contrary to RCW 9A.52.020, and against the peace and dignity of the State of
5 Washington.

6 COUNT III

7 And I, Daniel T. Satterberg, Prosecuting Attorney aforesaid further do accuse
DANFORD DUNCAN GRANT of the crime of **Rape in the First Degree**, a crime of the same
8 or similar character and based on a series of acts connected together with another crime charged
herein, which crimes were part of a common scheme or plan, and which crimes were so closely
9 connected in respect to time, place and occasion that it would be difficult to separate proof of one
charge from proof of the other, committed as follows:

10 That the defendant DANFORD DUNCAN GRANT in King County, Washington, on or
11 about August 19, 2012, by forcible compulsion did engage in sexual intercourse with another
person named Y.C. (DOB 7/31/59), under circumstances where the defendant feloniously
12 entered into the building where Y.C. (DOB 7/31/59) was situated;

13 Contrary to RCW 9A.44.040(1)(d), and against the peace and dignity of the State of
Washington.

14 COUNT IV

15 And I, Daniel T. Satterberg, Prosecuting Attorney aforesaid further do accuse
DANFORD DUNCAN GRANT of the crime of **Rape in the First Degree**, a crime of the same
16 or similar character and based on a series of acts connected together with another crime charged
herein, which crimes were part of a common scheme or plan, and which crimes were so closely
17 connected in respect to time, place and occasion that it would be difficult to separate proof of one
charge from proof of the other, committed as follows:

18 That the defendant DANFORD DUNCAN GRANT in King County, Washington, on or
19 about August 28, 2012, by forcible compulsion did engage in sexual intercourse with another
person named C.Z. (DOB 7/7/67), under circumstances where the defendant used or threatened
20 to use a deadly weapon or what appeared to be a deadly weapon, to-wit: a knife;

21 Contrary to RCW 9A.44.040(1)(a), and against the peace and dignity of the State of
22 Washington.

COUNT V

And I, Daniel T. Satterberg, Prosecuting Attorney aforesaid further do accuse DANFORD DUNCAN GRANT of the crime of **Rape in the First Degree**, a crime of the same or similar character and based on a series of acts connected together with another crime charged herein, which crimes were part of a common scheme or plan, and which crimes were so closely connected in respect to time, place and occasion that it would be difficult to separate proof of one charge from proof of the other, committed as follows:

That the defendant DANFORD DUNCAN GRANT in King County, Washington, during a period of time intervening between September 10, 2012 through September 19, 2012, by forcible compulsion did engage in sexual intercourse with another person named J.W. (DOB 8/24/67), under circumstances where the defendant used or threatened to use a deadly weapon or what appeared to be a deadly weapon, to-wit: a knife;

Contrary to RCW 9A.44.040(1)(a), and against the peace and dignity of the State of Washington.


COUNT VI

And I, Daniel T. Satterberg, Prosecuting Attorney aforesaid further do accuse DANFORD DUNCAN GRANT of the crime of **Rape in the Second Degree**, a crime of the same or similar character and based on a series of acts connected together with another crime charged herein, which crimes were part of a common scheme or plan, and which crimes were so closely connected in respect to time, place and occasion that it would be difficult to separate proof of one charge from proof of the other, committed as follows:

That the defendant DANFORD DUNCAN GRANT in King County, Washington, on or about September 24, 2012, by forcible compulsion did engage in sexual intercourse with another person, named J.W. (DOB 8/24/67);

Contrary to RCW 9A.44.050(1)(a), and against the peace and dignity of the State of Washington.

DANIEL T. SATTERBERG
Prosecuting Attorney

By: 
Valiant L. Richey, WSBA #37209
Deputy Prosecuting Attorney

1 CAUSE NO. 12-1-05514-5 SEA
2 PROSECUTING ATTORNEY CASE SUMMARY AND REQUEST FOR BAIL AND/OR
3 CONDITIONS OF RELEASE

4 The State incorporates by reference the Certification for Determination of Probable
5 Cause written by Detective Robert Thompson in Bellevue Police Department Incident Number
6 12-35972 and signed on September 25, 2012; and the Certifications for Determination of
7 Probable Cause written by Detective W. Guyer in Seattle Police Department Incident Numbers
8 12-325517 and 12-238432 and signed on September 27, 2012.

9 Per GR 31(e), personal identifiers have been redacted by the prosecutor.

10 REQUEST FOR BAIL

11 The State requests bail in the amount of \$3,000,000, pursuant to CrR 2.2 (b) (2) (i), (ii),
12 (iii), and (iv). The amount set at first appearance was \$3,000,000, which was based on four
13 incidents involving three separate victims. Since that time, an additional victim has been
14 identified and incorporated into the information below. The defendant remains in custody at this
15 time.

16 The facts of this case show that the defendant is an extreme danger to the community.
17 The defendant engaged in a violent, attempted rape of a massage parlor employee in July in
18 which he grabbed the victim and covered her mouth and tried pulling down her pants. In mid-
19 August, he broke down the door of a home and violently raped another massage therapist inside.
20 In late August, he raped a massage therapist in Bellevue at knife point. In mid-September, he
21 raped a fourth victim at knife point at a massage parlor. And in late September, he attacked the
22 fourth victim again and forcibly raped her. He is alleged to have attacked and sexually assaulted
23 (or tried to sexually assault) four women in five separate incidents in approximately two months.
24 He is also under investigation for similar attacks and sexual assaults on other victims.

As a partner in a law firm with a substantial salary, the defendant has the means and
stated intent to travel despite his claimed ties to the community. In one of the attacks, the
defendant stated to the victim that he had lots of money and that they could travel all over the
world together.

The defendant has demonstrated an ability and intent to research and intimidate victims
into complying with his demands and therefore poses a threat to the administration of justice. In
this case, the defendant told one of the victims that he had been researching her and then
correctly told her who her husband was and where she lived.

The State also requests a no contact order be issued for the protection of C.Z., J.W., Y.C.,
and F.W., and the witnesses in this matter.

Signed this 27th day of September, 2012.


Valiant L. Richey, WSBA #37209

CAUSE NO. 12-1-05514-5SEA

CERTIFICATION FOR DETERMINATION OF PROBABLE CAUSE

The following occurred in the City of Bellevue, County of King, State of Washington.

That Detective Robert Thompson is a detective with the Bellevue Police Department and has reviewed the investigations conducted in Bellevue PD case 12-36514 and believes there is probable cause that Grant, Danford Donovan DOB: 03/30/1965 committed the crimes of Rape in the 1st degree in violation of RCW 9A.4.040 This is based on the following information:

On August 28th, 2012 the victim, who is a licensed massage therapist, was working with a client at her place of business located within the City of Bellevue, County of King. She knew this client by the name of Daniel as he had called to make an appointment earlier in the day. When he arrived for his 8:15 pm appointment, the victim recognized Daniel as a person she had given massages to on three previous occasions. On each prior occasion the suspect had used different names including, "Hunter", and "Bob". The victim said when the suspect arrived, he removed all his clothing, (except his watch) and hung them on a hanger next to the massage bed. He requested a medium Swedish massage. The victim worked on his back for about 30 minutes and then turned him over to work on his chest, arms and legs. She said at this time the suspect started talking to her about marrying him and leaving her husband. He promised he would take care of her and he had lots of money to do so and they could travel all over the world together. The victim said she listened to him and continued to massage him. Suddenly the suspect grabbed her and pulled her toward him onto the massage bed. The victim said he told her he wanted to make love to her and he attempted to kiss her; that he "wanted to have her now". The suspect told the victim that he had been doing some research on her and knew her home address. He told her what her address was and it was correct. He told her what her husband's name was. The victim said at this point she became frightened as he knew a lot about her and where she lived. When she continued to refuse his advances, the suspect stood up and pushed her, face down across the massage bed. The suspect at this time is naked and had an erection. He was attempting to pull off her pants and managed to get them down and off of one leg. While he stood behind her, the victim said she could feel him pushing his penis in and around her bottom but she continued to resist him and she grabbed her cell phone and was going to call for help. The suspect turned her around and slapped her in the face telling her not to fight with him. He grabbed her by the hair and pulled her back up off the massage table and took a few steps toward the clothes hanger where his suit hung. He reached into a pocket and removed a jack style knife and opened the blade. He placed the blade into her face and threatened her not to fight with him. The victim reported she believed at this point she was going to die today and she wondered how long it would be before someone found her body. She described the knife as black with a silver blade. She said she plead with him and asked why he wanted to hurt her if he liked her so much. She told him if he put the knife away, she would have sex with him. She said he suddenly changed his behavior and put the knife away. The victim said she then told him she had HIV, hoping this would stop him but he just said, "Me too" and got a condom from his jacket. The victim said the more she resisted, the more the suspect seemed to get angry but if she talked to him nicely he would change. The suspect pushed her forward again onto the massage table and said, "you got to get [REDACTED] today". The lie, she told about having HIV didn't seem to threaten the suspect and he told her she was going to have sex with him anyway and it was going to happen today. The victim said the suspect took the condom out of the wrapper and put the condom on. He pushed her forward and as she fell onto the massage bed, it tipped over and they both fell to the floor. He was pushing her legs apart and climbing on top of her. She said he was putting his finger(s) into her vagina and attempting to put his penis in her vagina but she resisted by squirming around and pulling her legs together. She said the suspect may have entered her vaginally with his penis a "few times" but did not penetrate very deep. She said they continued to struggle on the floor and the suspect ejaculated into the condom. The suspect got up off of the victim and went to get his clothes on. He then walked out the front door and left.

1 The investigation continued and the victim was shown several montages and photographs of convicted rapists and
2 sex offenders who match the description of the man who raped her. None of the montages were of the suspect.

3 On September 24th, 2012 the Seattle Police Department arrested Danford Grant after he entered a massage parlor
4 in Seattle and attacked the massage therapist with a knife and raped her, (12-325517). Grant had reportedly raped
5 the same woman one week before too. After the assault, Grant fled but was arrested a short distance from the
6 scene and booked into the King County Jail.

7 September 25th, 2012 your affiant put together a montage of photographs including one of Danford Grant and
8 made an appointment to meet the victim in the Bellevue case. When shown the montage consisting of six
9 photographs, the victim instantly picked photograph number 2, (Danford Grant) as the person who raped her on
10 August 28th, 2012. The victim told your affiant on a scale of 1-10 with 10 being absolute positive, she was a 9.9.
11 When talking to the victim, she requested to know how old the person in photo number two was. When asked why
12 she stated the suspect asked her what her age was and she told him she was born in 1967. The suspect told her he
13 was two years older than she was. In looking at Grants date of birth he was born in 1965.

14 Your affiant was also advised by the victim that in the massage therapist community, especially if they are from
15 other cultures, the women are afraid to come forward to report incidents of rape for assorted reasons. This victim
16 told me she knows of this same man raping another woman in Bellevue about 2 years ago but it was not reported
17 because the woman who was raped was not a licensed therapist and she did not want to get into legal trouble.
18 Additionally, the Seattle Police Department has a similar case in which a suspect attempted to rape an Asian
19 therapist and this suspect also wore a suit and told the therapist he was a lawyer. His physical features were similar
20 to Danford Grant.

21 Danford Grant was contacted at the King County Jail by your affiant and told he was being investigated on a case
22 that involved a massage parlor and that the victim in the case positively identified him as the suspect. Your affiant
23 called him Danford and he advised I could refer to him as "Dan". Grant never inquired as to what the crime was or
24 what he was accused of, he just requested his attorney.

25 Danford "Dan" Grant has no known prior criminal history. He goes by the name of Dan which is one of the
26 names he used when he made the appointment with the victim, he is an attorney, and he is two years older than the
27 victim. The victim described the suspect as wearing glasses. Grant wears glasses. The victim provided the
28 Bellevue Police Department with an artist sketch of the suspect. Grant resembles that sketch. Because the suspect
29 had been to the victim's business at least 4 times, she was more likely to be assured of a correct montage picture
30 than only having seen a suspect on one occasion.

31 Based on the above information, I believe there is probable cause to believe Danford D. Grant, dob: 03/30/1965
32 made an appointment with the victim on August 28th, 2012 in the City of Bellevue and within King County and
33 while at the victim's business by forcible compulsion and the threatened use of a knife, he engaged in sexual
34 intercourse against the wishes of the victim in violation of RCW 9A. 44. 040.

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37 Under penalty of perjury under the laws of the State of Washington, I certify that the
38 foregoing is true and correct. Signed and dated by me this 25th day of September 2012 at
39 Bellevue, King County, Washington State.

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44 Detective Robert Thompson
45 Bellevue Police Department
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CAUSE NO. 12-1-05514-5SEA



SEATTLE
POLICE
DEPARTMENT

**CERTIFICATION FOR DETERMINATION
OF PROBABLE CAUSE**

GENERAL OFFENSE # 2012-325517
UNIT FILE NUMBER

That William Guyer is a Detective with the Seattle Police Department and has reviewed the investigation conducted in Seattle Police Department Case Number 2012-325517;

There is probable cause to believe that Danford D. Grant committed the crime(s) of 1st Degree Burglary, 1st Degree Rape within the City of Seattle, County of King, State of Washington.

This belief is predicated on the following facts and circumstances:

On 9-24-12 at about 2130 hrs Seattle Police Officers were dispatched to Carnation Massage 602 NW 85th St Seattle, WA in reference to a suspect who attempted to sexually assault an employee at knifepoint approximately one month ago. The suspect had now returned to the business and again attempted to sexually assault the same victim J.W. Employees attempted to stop and detain the suspect but he got away and attempted to flee from the scene. A physical description and clothing description was relayed to the responding Officers and the suspect was stopped a short distance away by Seattle Police. While Officers were detaining the suspect, employees ran up and stated to the Officers that they had the right person. The suspect was identified as **Danford Grant** and later booked into KCJ.

On 9-25-12 at approx 1200 hrs Detective Guyer in Seattle PD's Vice Unit was notified of the incident and that the suspect fit the description of earlier sexual assaults at the same business Carnation Massage 602 NW 85th st. Further Det. Guyer was contacted by Det Thompson from Bellevue Police Dept. advising that he was also working a case of a sexual assault at a massage parlor where **Danford Grant** had now been positively identified by the victim in a photo montage.

Detective Guyer learned of another employee of the Carnation Massage who had left the business and was working as a massage therapist from her home in Shoreline at N 145th st. Det. Chinn, and Det. Guyer prepared a photo montage and met with victim VC (7/31/59) (dob 7-31-59). Victim C stated she had kept notes of her contacts from the suspect who used different names and phone numbers but she recognized as the same person. Det. Guyer contacted a Mandarin interpreter that was recommended by King County Prosecutors Office. Det Guyer had the interpreter explain the montage id sheet in Mandarin, and victim C identified **Danford Grant** as the person who broke into her residence and raped her on August 19 at 1830 hrs. (The montage explanation conversation was recorded with all parties consent) Victim C detailed the incident when **Danford Grant** called her number from [REDACTED] and was standing outside her home. Victim C stated suspect **Danford Grant** at first asked to come in but Victim C repeatedly told **Danford Grant** to leave. **Danford Grant** then forced open the door breaking the chain lock across the inside of the door. **Danford Grant** then grabbed Victim C around the neck and covered her mouth so she could not scream. Victim C stated she could not breathe and thought she was going to die. **Danford Grant** continued saying he just wanted a massage and Victim C continued telling **Danford Grant** to leave. **Danford Grant** forced Victim C to the back bedroom / massage room and ordered her to take off her clothes. Victim C continued to beg **Danford Grant** to stop, and he then forced vaginal sexual intercourse on Victim C. Victim C stated that the sexual intercourse was



SEATTLE
POLICE
DEPARTMENT

**CERTIFICATION FOR DETERMINATION
OF PROBABLE CAUSE**

INCIDENT NUMBER 2012-325517
UNIT FILE NUMBER

painful and that she bled a lot after the assault. Victim C stated that she was not having her monthly period and that the blood came from injuries caused by **Danford Grant** raping her.

Due to language barriers Detectives are attempting to get more detailed statements from the listed victims and additional victims.

Because of the statements and evidence of **Danford Grant** breaking and entering into the residence of Victim C at N 145 th st in Shoreline WA for the purpose of sexually assaulting Victim C I believe there is probable cause for 1st degree burglary, and 1st degree Rape.

Under penalty of perjury under the laws of the State of Washington, I certify that the foregoing is true and correct to best of my knowledge and belief. Signed and dated by me this 25 day of September, 2012, at Seattle, Washington.

[Signature] 6394

CAUSE NO. 12-1-05514-5SEA



SEATTLE
POLICE
DEPARTMENT

**CERTIFICATION FOR DETERMINATION
OF PROBABLE CAUSE**

GENERAL OFFENSE # 2012-325517
UNIT FILE NUMBER

That W. Guyer is a Detective with the Seattle Police Department and has reviewed the investigation conducted in Seattle Police Department Case Number 2012-325517;

There is probable cause to believe that Danford Grant committed the crime(s) of 1st Degree Rape within the City of Seattle, County of King, State of Washington.

This belief is predicated on the following facts and circumstances:

On 9-24-12 at approx 2100 hrs, a white male suspect entered the business Carnation Massage at 602 NW 85th st in Seattle, WA. Victim JYW immediately recognized the person as the one who raped her at knifepoint approx two weeks earlier. Victim JYW is a massage therapist and the suspect stated his name was Sam and he wanted a massage. Victim JYW then was by herself again in the business and called a friend who in turn called her boss letting her know that the suspect had returned. Victim JYW tried delaying until her friends could arrive and rescue her. This time suspect became suspicious and anxious and forcibly raped Victim JYW again. As the suspect was trying to leave employees arrived and attempted to detain suspect and call the Police. Suspect resisted and fled out of the business. Employees gave a suspect description and started to chase after the suspect. Seattle Police Officers located the suspect nearby with same description and detained him. While Seattle Officers were detaining the suspect employees ran up and stated that the Police Officers had the right person. Suspect was identified as **Danford Grant**.

On 9-26-12 Det. Novisedlak and Det. Evans brought a Mandarin speaking interpreter for a more in depth interview. Detectives learned the additional information. On the first rape that occurred two weeks earlier suspect **Danford Grant** came into the business at about 2200 hrs. Suspect **Danford Grant** was totally naked on the massage table and while Victim JYW was trying to massage and cover **Danford Grant** up with a towel, he would pull it off exposing his penis. At one point **Danford Grant** began masturbating while laying on the table and trying to grab Victim JYW hand. Victim JYW continued to say no and tried to leave the room when **Danford Grant** grabbed her by the arm pulled out a folding knife, held it in a threatening manner, pointing it at her and then forced her down onto the massage table. **Danford Grant** then put a condom on and forcibly raped victim JYW. Victim JYW told **Danford Grant** that she was going to call the police and **Danford Grant** told her that he was the police. **Danford Grant** got dressed and collected the condom and the paper that was covering the massage table and left. Victim JYW told Detectives that she was afraid she was going to die. Victim JYW stated she was humiliated and afraid and did not want to call the police. Victim JYW stated two days later she did tell the owner of the business Jin Shao.

Victim JYW was on her period and bleeding on the second time that **Danford Grant** came into the Carnation Massage. Victim JYW stated that because the suspect was in a hurry, did not use a condom when he raped her. She stated after she was raped she was bleeding from her vagina and used a towel to clean up semen and blood from her and off the floor. Victim JYW stated that she kept the towel and gave it to the Seattle Detectives. The towel with blood and possible semen was later placed into Seattle PD Evidence. Further Victim JYW was able to look at a



SEATTLE
POLICE
DEPARTMENT

**CERTIFICATION FOR DETERMINATION
OF PROBABLE CAUSE**

INCIDENT NUMBER
2012-325517
UNIT FILE NUMBER

photo montage and picked suspect **Danford Grant** out as the person who forcibly raped her on two different occasions.

Under penalty of perjury under the laws of the State of Washington, I certify that the foregoing is true and correct to best of my knowledge and belief. Signed and dated by me this 27 day of September, 2012, at Seattle, Washington.

Brian J. Hays 6394

CAUSE NO. 12-1-05514-5SEA



**CERTIFICATION FOR DETERMINATION
OF PROBABLE CAUSE**

GENERAL OFFENSE #
2012-238432
UNIT FILE NUMBER

That W. Guyer is a Detective with the Seattle Police Department and has reviewed the investigation conducted in Seattle Police Department Case Number 2012-238432;

There is probable cause to believe that Danford D. Grant committed the crime(s) of Attempted Rape within the City of Seattle, County of King, State of Washington.

This belief is predicated on the following facts and circumstances:

On 7-26-12 Victim F.W. met with Det. W Guyer at 602 NW 85th St in Seattle Wa at the business of Carnation Massage. Victim F.W. spoke very broken English but talked about a suspect who came into the business a few days earlier (believes it was 7-23-12) at approx 2000 hrs. The suspect was described as a white male tall and medium build wearing a button shirt and slacks and had glasses. F.W. stated that suspect asked for a massage and asked questions about as to whether she was alone or not. During the massage suspect was totally naked and victim F.W. was fully clothed wearing pants and a T-shirt. The suspect attempted several times to grab and kiss F.W., and numerous times she told him no. At one point suspect grabbed her and pushed her down onto the massage table pinning her arms and covering her mouth. Suspect told Victim F.W., "I fuck you now". Victim F.W. stated that he continued holding her down and wrestling her on the table. She was able to tell him that he was doing wrong to her. Victim F.W. stated he got up off of her, started putting his clothes on and was very sweaty. Suspect then told Victim F.W., "Im sorry, I am crazy, I have never done this before."

On 9-24-12 Seattle Police Officers arrested **Danford Grant** for two counts of rape when he returned to the Carnation Massage at 602 NW 85th St in Seattle. Detective Guyer learned that after Victim F.W. was attacked, she left the business and transferred to an Everett Office. On 9-26-12, Det. Chinn and Det. Guyer brought a Mandarin speaking interpreter to interview victim F.W. again. The interview was recorded with the consent of all parties. In the interview victim F.W. gave a more detailed description of the assault on her. She added that when the suspect pushed her down on the table he was bending her wrists back hurting her and was not able to fight him off. Victim F.W. stated that when the suspect covered her mouth she was trying to bite him, and screamed when she got the chance. Suspect ordered her to pull her pants off and tried pulling down her pants. Victim F.W. continued telling the suspect no and to let her go. She explained that suspect had an erection while he was wrestling and holding her down on the table. Eventually suspect stopped and said he was sorry. As suspect was getting dressed Victim F.W. noticed that a fresh wet spot was now on her pants, and believes it was the body fluids of the suspect.

Victim F.W. advised that she saved the pants from when she was attacked and gave them to Det. Chinn. Det. Chinn later placed the items into Seattle PD evidence.

During the interview Victim F.W. looked at a photo montage of the possible suspect. She at first did not recognize the suspect, and after Det. Guyer asked her if she could initial each picture that she looked at. While she was initialing it she stated that #5 looked like the suspect but his hair was different. Victim F.W. advised she recognizes people better live than from pictures. Number 5 in the montage was suspect **Danford Grant**. Victim F.W. also stated that reporters



SEATTLE
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DEPARTMENT

**CERTIFICATION FOR DETERMINATION
OF PROBABLE CAUSE**

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UNIT FILE NUMBER

from KOMO news came and talked to her a few hours earlier and showed her pictures of **Danford Grant** and Victim F.W. recognized him as the person who attacked her.

Under penalty of perjury under the laws of the State of Washington, I certify that the foregoing is true and correct to best of my knowledge and belief. Signed and dated by me this 27 day of September, 2012, at Seattle, Washington.

Brian J. Hagen